Approved For Release 2008/12/30 : CIA-RDP90B01370R001101550034-2 **STAT** Office of Legislative Liaison Routing Slip INFO ACTION TO: 1. D/OLL 3. DD/OLL 3. Admin Officer 4. Liaison 5. tegislation 6.--8. 9. 10. 96 March SUSPENSE Action STAT Remar STAT 19 March 81 Approved For Release 2008/12/30 : CIA-RDP90B01370R001101550034-2



EXECUTIVE OFFICE OF THE PRESIDENT OFFICE OF MANAGEMENT AND BUDGET

WASHINGTON, D.C. 20503



Chrono

March 15, 1984

LEGISLATIVE REFERRAL MEMORANDUM

TO:

Legislative Liaison Officer

Department of Commerce
National Aeronautics and Space Administration
Department of the Interior
Office of Science and Technology Policy
Federal Communications Commission
General Services Administration
Department of Justice
Department of State
Central Intelligence Agency
National Security Council
Department of Transportation

SUBJECT: USDA proposed report on H.R. 4836/LANDSAT Commercialization

The Office of Management and Budget requests the views of your agency on the above subject before advising on its relationship to the program of the President, in accordance with OMB Circular A-19.

Please provide us with your views no later than C.O.B. Friday, April 6, 1984.

Direct your questions to William A. Maxwell (395-3890), the legislative analyst in this office.

James C. Murr for Assistant Director for Legislative Reference

Enclosures

cc: S. Gudes

N. Noonan

D. Taft

P. Szervo

T. Sprehe

B. Hughes

A. Donahue

H. Lilienthal

R. Landis



DEPARTMENT OF AGRICULTURE OFFICE OF THE SECRETARY WASHINGTON, D. C. 20250

Honorable James H. Scheuer
Chairman, Subcommittee on
Natural Resources, Agriculture
Research and Environment of the
Committee on Science and Technology
House of Representatives
Washington, D.C. 20515

Dear Mr. Chairman:

This is in reply to your request of February 13, 1984, for a report on H.R. 4836, "To establish a system to promote the use of land remote-sensing satellite data, and for other purposes."

This Department has no objection to the enactment of the bill, provided that sections 501, 502(b), and 502(c) are amended to make it clear that the National Oceanic and Atmospheric Administration and the National Aeronautic and Space Administration are directed to undertake only research and development activities with respect to land remote-sensing and that section 603 be clarified to permit Federal agencies to reproduce and exchange data without restrictions and without additional payment to the system operator.

The bill provides guidance to the United States Government in promoting commercialization of land remote-sensing from space with a framework for the gradual transition of civil land remote-sensing satellites from the Federal sector to private ownership and operation. Key provisions of the bill enable the Secretary of Commerce to contract with a private sector party to operate the existing United States civil land remote-sensing system and to contract with a private sector party for data from land remote-sensing: systems that are established as successors to the existing government-operated system. The bill authorizes the Secretary of Commerce to license qualified private sector parties to operate civil remote-sensing space systems and provides for the regulation of such systems. The bill provides for a comprehensive program of research and development of remote-sensing from space and contains general provisions for dissemination and archiving of remote-sensing data and for ensuring that national securit concerns and international commitments of the United States are met. The bill prohibits commercialization of meteorological satellites at this time.

This Department endorses those provisions of the bill that guarantee non-discriminatory access to remote-sensing data and supports the concept implicitly established in the bill that commercial systems will not be subsidized by governmental users of data.

Title V of the bill is concerned with research and development, and we believe it is important that it be limited to that subject. We therefore recommend that references in sections 501, 502(b), and 502(c) to "research and monitoring" or "research, technology, and monitoring" be amended to refresearch and development of technology to monitor."

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Honorable James H. Scheuer

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Section 603 specifies that the operator of a land remote-sensing system may sell data under the condition that such data will not be reproduced and disseminated by the purchaser. It is necessary that Federal agencies be permitted to reproduce digital remote-sensing data for internal use so that data will be available in the event that original files or computer tapes are inadvertently destroyed or erased. It is also highly desirable that Federal agencies within a single department be permitted to exchange remote-sensing data freely and without restriction or additional cost in order to achieve maximum efficiency in research and operational programs. We therefore recommend that section 603 be amended to include the following sentence: 'Federal agencies may reproduce digital remote-sensing data for internal use and may transfer remote-sensing data without restriction or additional cost within the Federal department of purchase."

The Office of Management and Budget advises that there is no objection to the presentation of this report from the standpoint of the Administration's programs.

Sincerely,